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8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	BALUMA S.A. d/b/a ENJOY PUNTA	Case No.: 2:20-cv-01424-JAD-EJY
11	DEL ESTE & CASINO,	STIPULATION AND ORDER
12 13	Plaintiff, v.	TO ENLARGE BRIEFING SCHEDULE AS TO PLAINTIFF'S MOTION FOR
14	BENJAMIN SRIQUI,	SUMMARY JUDGMENT [Docket #23]
15	Defendant.	(First Request) ECF No. 26
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17	Pursuant to LR IA 6-1, LR IA 6-2, and LR 7-1, Defendant, Benjamin Sriqui ("Defendant")	
18	and Plaintiff Baluma S.A. ("Plaintiff"), by and through their undersigned counsel of record, hereby	
19	stipulate as follows and request that the Court enter an order approving this stipulation extending	
20	the briefing schedule on Plaintiff's pending Motion for Summary Judgment (Doc. 23), filed on	
21	February 26, 2021, by seven (7) days as to both Defendant's response to and Plaintiff's reply in	
22	support of the Motion for Summary Judgment. This is the parties' first stipulation and request for	
23	an extension of time relating to the briefing schedule on the Motion for Summary Judgment.	
24	Defendant's counsel has requested an additional seven (7) days to prepare Defendant's	
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response to the Motion for Summary Judgment due to the counsel's current schedule and other time sensitive matters on other cases currently pending or planned. Such a request would make Defendant's response to the Motion to Dismiss due on or before March 26, 2021. Plaintiff is agreeable to the requested extension of time as a matter of professional courtesy.

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1 The extended response deadline impacts Plaintiff's ability to analyze the response and 2 prepare its reply in support of its Motion for Summary Judgment in the time contemplated by LR 3 7-2(b) due to existing briefing deadlines and conflicts in other matters. Plaintiff has thus requested 4 an additional seven (7) days to prepare its reply, making such a reply due on or before April 16, 5 2021. Defendant is agreeable to the requested extension of time as a matter of professional 6 courtesy. 7 By this stipulation, the parties do hereby respectfully request that the Court enter an order 8 extending Defendant's deadline to file his response to Plaintiff's Motion for Summary Judgment 9 (Doc. 23) to March 26, 2021, and extending Plaintiff's deadline to file its reply in support of its 10 Motion for Summary Judgment to April 16, 2021. 11 DATED this 16th day of March 2021. DATED this 16th day of March 2021. 12 GREENBERG TRAURIG, LLP MESSNER REEVES LLP 13 /s/ Christopher R. Miltenberger /s/ Michael M. Edwards 14 Christopher R. Miltenberger, Esq. MICHAEL M. EDWARDS., ESQ. 15 Nevada Bar No. 10153 Nevada Bar No. 6281 Christian T. Spaulding, Esq. NICHOLAS L. HAMILTON, ESQ. 16 Nevada Bar No. 14277 Nevada Bar No. 10893 10845 Griffith Peak Drive, Suite 600 8945 West Russell Road, Suite 300 17 Las Vegas, NV 89135 Las Vegas, Nevada 89148 18 miltenbergerc@gtlaw.com Attorneys for Defendant, BENJAMIN SRIQUI spauldingc@gtlaw.com 19 Counsel for Plaintiff Baluma S.A. d/b/a Enjoy Punta del Este Resort & 20 Casino 21 <miltenbergerc@gtlaw.com> Sent: Tuesday, March 16, 2021 3:28 PM To: Nick Hamilton <nhamilton@messner.com> IT IS SO ORDERED. 22 Cc: spauldingc@gtlaw.com; rosehilla@gtlaw.com Subject: RE: Baluma v Sriqui 23 I reworked the stipulation to try to make sure it complied with LR IA 6-1, LR IA 6-2, and LR 7-1. If you are ok with the 24 attached version of the stipulation, you may finalize, use my U.S. District Judge Jennifer A. Dorsey e-signature and file the same. 25 Dated: March 17, 2021 Let me know if you have any questions. 26 Chris Miltenberger Greenberg Traurig, LLP 27 {04703129 / 1} 28